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09/499,999 02/08/2000 Huan-Yu Su 01CON314P 1996  25700 7590 02/27/2006 EXAMINER  FARJAMI & FARJAMI LLP  26522 LA ALAMEDA AVENUE, SUITE 360  MART LINIT PAPER NUMBER	APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
FARJAMI & FARJAMI LLP 26522 LA ALAMEDA AVENUE, SUITE 360	09/499,999	02/08/2000		Huan-Yu Su	01CON314P	1996
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	FARJAMI	& FARJA	AMI LLP	ARMSTRONG, ANGELA A		
		26522 LA ALAMEDA AVENUE, SUITE 360 MISSION VIEJO, CA 92691			ART UNIT	PAPER NUMBER

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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/499,999	SU, HUAN-YU					
Office Action Summary	Examiner	Art Unit					
	Angela A. Armstrong	2654					
The MAILING DATE of this communicatio							
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR R WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory is - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF THIS COMMUNIC FR 1.136(a). In no event, however, may a repon. period will apply and will expire SIX (6) MONT statute, cause the application to become ABA	ATION. ply be timely filed  HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on	24 June 2004.						
•	This action is non-final.						
3) Since this application is in condition for al	<del>'-</del>						
closed in accordance with the practice un	der Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.					
Disposition of Claims	•						
4)⊠ Claim(s) <u>16-27,45,48 and 49</u> is/are pendi	ng in the application.						
4a) Of the above claim(s) is/are wit	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.	•						
6)⊠ Claim(s) <u>16-27,45,48 and 49</u> is/are reject	ed.						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction a	and/or election requirement.						
Application Papers	•						
9) The specification is objected to by the Exa	aminer.						
10) The drawing(s) filed on is/are: a)	] accepted or b)☐ objected to b	y the Examiner.					
Applicant may not request that any objection t	to the drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the c							
11)☐ The oath or declaration is objected to by t	he Examiner. Note the attached	Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for fo	reign priority under 35 U.S.C. §	119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:	:						
1. Certified copies of the priority docu		aplication No.					
<ul><li>2. Certified copies of the priority docu</li><li>3. Copies of the certified copies of the</li></ul>	•						
application from the International B	•	cocived in this realistic stage					
* See the attached detailed Office action for		eceived.					
Attachment(s)	:						
1) Notice of References Cited (PTO-892)	• —	ummary (PTO-413) /Mail Date					
<ol> <li>Notice of Draftsperson's Patent Drawing Review (PTO-94</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/5</li> </ol>	SB/08) 5) Notice of Inf	formal Patent Application (PTO-152)					
Paper No(s)/Mail Date	6) Other:						

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## **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on June 26, 2004 has been entered.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 16, 18-21 and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ashley (US Patent No. 6,104,993) in view of Otani (US Patent No. 6,400.693).
- 3. Ashley discloses an apparatus and method for rate determination in a communication system.
- 4. Regarding claim 16, Ashley discloses the system is beneficial for rate determination in a communication system and is independent of the type of speech coder for which it is implemented (col. 2, lines 6-10), which reads on "a method for enhancing an installed speech

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coding system that has been in use for encoding a speech signal including a plurality of speech signal frames." Ashley teaches providing a rate determination module at col. 3, lines 61-64, connecting the rate determinator module to said installed speech coding system at col. 4, lines 4-5, receiving a plurality of speech signal frames by said rate determinator, at col. 3, lines 61-64, and determining a data rate of one of said speech signal frames by said rate determinator and determining, selecting and encoding so as to encode a speech signal frame-by-frame, at col. 2, lines 54-65.

Ashley does not teach that the installed speech coding system includes a plurality of installed speech encoders, or the specifics of selecting one a said installed plurality of speech encoders according to the data rate, said installed speech encoders including at least a first encoder using a first encoding scheme and a second encoder using a second speech encoding scheme different from said first speech encoding scheme, wherein said first encoder is a fixed bit-rate encoder incapable of rate determination and encoding said one of said speech signal frames using said one of said plurality speech encoders.

Otani discloses a communications apparatus for multimedia information which implements a plurality of encoding schemes to implement the encoding of a variety of data, such as audio and video data for use in a television telephone apparatus or video-conferencing (col. 1, lines 9-12 and col. 8, lines 14-24). Otani discloses application of encoding schemes of 64kbps PCM, 64kbps, 56kbps, or 48kbps SB-ADPCM, 32 kbps ADPCM, and LD-CELP. Additionally, Otani discloses the selection of different encoders at different rates for encoding and transmission of image only, voice only, and a combination of image and voice (col. 12, lines 44-55).

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Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley to implement multiple encoding schemes as taught by Otani, for implementation in a television-telephone environment.

Regarding claim 18, at col. 2, lines 54-65, Ashley teaches the apparatus processes the current frame and provides a voice metric used for determining rates of 1/8, ½, and full rates, which reads on "wherein said data signal includes a first frame and a second frame, and wherein said first frame is encoded using said first encoders and said second frame is encoded using said second encoders."

Regarding claim 45, Ashley does not specifically teach implementation of G.729 ITU or G.723.1 ITU speech coders. Otani discloses application of encoding schemes for LD-CELP, at col. 8, lines 22-23, which reads on "speech data signal encoders include G.729 ITU compliant speech encoders and G.723.1 ITU compliant speech encoders." Otani suggests a plurality of encoding schemes to implement the encoding of a variety of data in a multimedia environment.

Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley to implement CELP coding schemes as taught by Otani, to perform G.729 ITU and G.723.1 ITU compliant coding, for the purpose providing optimum encoding capabilities in the system so as to adequately encode a variety of data.

Regarding claim 19, Ashley teaches processing frames of speech at col. 4, lines 31-32.

Regarding claim 20, Ashley does not specifically teach implementation of G.729 ITU speech coders. Otani discloses application of encoding schemes for LD-CELP, at col. 8, lines 22-23, which reads on "speech data signal encoders include G.729 ITU compliant speech

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encoders." Otani suggests a plurality of encoding schemes to implement the encoding of a variety of data in a multimedia environment.

Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley to implement CELP coding schemes as taught by Otani, to perform G.729 ITU compliant coding, for the purpose providing optimum encoding capabilities in the system so as to adequately encode a variety of data.

Regarding claim 21, Ashley does not specifically teach implementation of G.729 ITU or G.726 ITU speech coders. Otani discloses application of encoding schemes of 64kbps PCM, 64kbps, 56kbps, or 48kbps SB-ADPCM, 32 kbps ADPCM, and LD-CELP, at col. 8, lines 22-23, which reads on "speech data signal encoders include G.729 ITU compliant speech encoders and G.726 ITU compliant speech encoders." Otani suggests a plurality of encoding schemes to implement the encoding of a variety of data in a multimedia environment.

Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley to implement CELP, PCM, and/or ADPCM coding schemes as taught by Otani, to perform G.729 ITU and G.726 ITU compliant coding, for the purpose providing optimum encoding capabilities in the system so as to adequately encode a variety of data.

5. Claims 22-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ashley (US Patent No. 6,104,993) in view of Otani (US Patent No. 6,400.693) in further view of Stewart.

6. Regarding claim 22, Ashley discloses the system is beneficial for rate determination in a communication system and is independent of the type of speech coder for which it is implemented (col. 2, lines 6-10), which reads on "a method for enhancing an installed speech coding system that has been in use for encoding a speech signal including a plurality of speech signal frames." Ashley teaches providing a rate determination module at col. 3, lines 61-64, connecting the rate determinator module to said installed speech coding system at col. 4, lines 4-5, receiving a plurality of speech signal frames by said rate determinator, at col. 3, lines 61-64, and determining a data rate of one of said speech signal frames by said rate determinator and determining, selecting and encoding so as to encode a speech signal frame-by-frame, at col. 2, lines 54-65.

Ashley does not teach that the installed speech coding system chooses one group from a plurality of groups of installed speech encoders.

Stewart discloses a controlling DSP for passing rate selections to encoders at Figure 6, element 603, which reads on "choosing according to a predetermined factor, one group from a plurality of groups of speech encoders." Stewart further discloses at Figure 1, element 105 a plurality of speech data encoders. Stewart teaches implementation and the advantages of group coding at col. 5, line 44-col. 7, line 35, so as to provide enhanced system capacity (col. 1, line 12).

Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley to implement group encoding as suggested by Stewart, for the purpose of providing enhanced system capacity, as taught by Stewart.

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Ashley does not teach the said installed speech encoders including at least a first encoder using a first encoding scheme and a second encoder using a second speech encoding scheme different from said first speech encoding scheme, wherein said first encoder is a fixed bit-rate encoder incapable of rate determination and encoding said one of said speech signal frames using said one of said plurality speech encoders.

Otani discloses a communications apparatus for multimedia information which implements a plurality of encoding schemes to implement the encoding of a variety of data, such as audio and video data for use in a television telephone apparatus or video-conferencing (col. 1, lines 9-12 and col. 8, lines 14-24). Otani discloses application of encoding schemes of 64kbps PCM, 64kbps, 56kbps, or 48kbps SB-ADPCM, 32 kbps ADPCM, and LD-CELP. Additionally, Otani discloses the selection of different encoders at different rates for encoding and transmission of image only, voice only, and a combination of image and voice (col. 12, lines 44-55).

Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley to implement multiple encoding schemes as taught by Otani, for implementation in a television-telephone environment.

Regarding claim 23, Ashley does not specifically teach implementation of G.729 ITU speech coders. Otani discloses application of encoding schemes for LD-CELP, at col. 8, lines 22-23, and, at col. 4, line 64 continuing to col. 5, line 5, Stewart discloses the system can implement a variety of encoding schemes including code excited linear prediction (CELP), which reads on "speech data signal encoders include G.729 ITU compliant speech encoders."

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Otani suggests a plurality of encoding schemes to implement the encoding of a variety of data in a multimedia environment.

Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley to implement CELP coding schemes as taught by Otani, to perform G.729 ITU compliant coding, for the purpose providing optimum encoding capabilities in the system so as to adequately encode a variety of data.

Regarding claim 24, Ashley does not specifically teach implementation of G.729 ITU or G.723.1 ITU speech coders. Otani discloses application of encoding schemes for LD-CELP, at col. 8, lines 22-23, and Stewart discloses the system can implement a variety of encoding schemes including code excited linear prediction (CELP) at col. 4, line 64 continuing to col. 5, line 5, which reads on "speech data signal encoders include G.729 ITU compliant speech encoders and G.723.1 ITU compliant speech encoders." Otani suggests a plurality of encoding schemes to implement the encoding of a variety of data in a multimedia environment.

Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley to implement CELP coding schemes as taught by Otani, to perform G.729 ITU and G.723.1 ITU compliant coding, for the purpose providing optimum encoding capabilities in the system so as to adequately encode a variety of data.

Regarding claims 25-26, Ashley does not teach a network controller capable of selecting two or more encoder groups. Stewart discloses a controlling DSP for passing rate selections to encoders at Figure 6, element 603, which reads on "network controller is capable of selecting two or more speech data signal encoder groups."

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Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley to implement group encoding as suggested by Stewart, for the purpose of providing enhanced system capacity, as taught by Stewart.

Regarding claim 27, Ashley does not specifically teach implementation of G.729 ITU or G.721 ITU speech coders. Otani discloses application of encoding schemes of 64kbps PCM, 64kbps, 56kbps, or 48kbps SB-ADPCM, 32 kbps ADPCM, and LD-CELP, at col. 8, lines 22-23, which reads on "speech data signal encoders include G.729 ITU compliant speech encoders and G.721 ITU compliant speech encoders." Otani suggests a plurality of encoding schemes to implement the encoding of a variety of data in a multimedia environment.

Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley to implement CELP, PCM, and/or ADPCM coding schemes as taught by Otani, to perform G.729 ITU and G.726 ITU compliant coding, for the purpose providing optimum encoding capabilities in the system so as to adequately encode a variety of data.

- 7. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ashley in view of Otani, and further in view of Taumi et al (US Patent No. 6,006,178).
- 8. Regarding claim 17, Ashley and Otani teach everything as claimed in claim 16.

  However, neither Ashley nor Otani specifically teach that the frames are 10ms in length.

  However, implementation of speech signal processing with speech frames of 10ms in length was well known in the art.

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In a similar field of endeavor, Taumi discloses a speech encoder for encoding a speech or voice signal with a high quality at a short frame period or length of 5ms to 10ms (col. 1, lines 8-12).

Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley and Otani and implement short frame periods of 5ms to 10ms, as taught by Taumi, for the purpose of achieving high quality encoding as suggested by Taumi.

- 9. Claim 48 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ashley in view of Otani, and further in view of DeJaco (US Patent No. 5,911,128).
- 10. Regarding claim 48, Ashley and Otani do not specifically disclose that the speech data rate determinator determines the data rate based on a speech classification of a frame. However, selecting a data rate for speech encoding based on speech classification was well known in the art.

In a similar field of endeavor, DeJaco discloses a method and apparatus for performing speech frame encoding mode selection in a variable rate encoding system. Specifically, at col. 6, lines 50-63, DeJaco describes implementation of full, half or quarter rates based on voiced or unvoiced classification of the speech signal. DeJaco teaches that encoding mode selection is advantageous because it provides for more rate efficient coding (Abstract).

Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley and Otani to implement encoding mode selection based on speech classification, as taught by DeJaco, for the purpose of providing rate efficient coding.

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11. Claim 49 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ashley in view of Stewart and Otani, and further in view of DeJaco (US Patent No. 5,911,128).

12. Regarding claim 49, Ashley, Stewart, and Otani do not specifically disclose that the speech data rate determinator determines the data rate based on a speech classification of a frame. However, selecting a data rate for speech encoding based on speech classification was well known in the art.

In a similar field of endeavor, DeJaco discloses a method and apparatus for performing speech frame encoding mode selection in a variable rate encoding system. Specifically, at col. 6, lines 50-63, DeJaco describes implementation of full, half or quarter rates based on voiced or unvoiced classification of the speech signal. DeJaco teaches that encoding mode selection is advantageous because it provides for more rate efficient coding (Abstract).

Therefore, it would have been obvious to one of ordinary skill at the time of the invention to modify the system of Ashley, Stewart, and Otani to implement encoding mode selection based on speech classification, as taught by DeJaco, for the purpose of providing rate efficient coding.

### Response to Arguments

13. Applicant's arguments filed June 24, 2004 have been fully considered but they are not persuasive.

Applicant argues the limitation "wherein said first encoder is a fixed bit-rate encoder-incapable of rate determination" of claim 16 is not disclosed, taught or suggested by either Otani

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or Ashley. In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

Applicant argues there is no suggestion in either Ashley or Otani for the desirability to use a different encoding scheme on a frame-by-frame basis and/or that one of the plurality of the encoders is a fixed bit-rate encoder. In response to applicant's argument that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art.

See *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988)and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, Otani discloses the plurality of encoding schemes is advantageous for use in a multimedia environment and one of ordinary skill in the art would recognize improvements and/or modifications to the system for use in television-telephone or video conferencing environments.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Angela A. Armstrong whose telephone number is 571-272-7598.

The examiner can normally be reached on Monday-Thursday 11:30-8:00 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Hudspeth can be reached on 571-272-7843. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Angela A Armstrong Primary Examiner Art Unit 2654

AAA February 21, 2006

Angela Armstrone